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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/685,750	10/15/2003	Mark Budzik	TRI4546P0170US	6164
32116 75	590 08/29/2006		EXAMINER	
WOOD, PHILLIPS, KATZ, CLARK & MORTIMER			SPAHN, GAY	
500 W. MADISON STREET				5 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5 -
SUITE 3800			ART UNIT	PAPER NUMBER
CHICAGO, IL 60661			3635	

DATE MAILED: 08/29/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Application/Control Number: 10/685,750

Art Unit: 3673

SUPPLEMENTAL EXAMINER'S ACTION

This communication is in response to the BPAI remand mailed August 8, 2006.

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Upon reconsideration of the reply brief filed April 21, 2006, the reply brief should not

have been acknowledged and considered by the examiner. The reply brief filed on April

21, 2006 is not in compliance with 37 CFC 41.41(a) because it includes new evidence in

the form of a two pages from the Internet which discuss how to use a knurling tool.

Appellant has specifically relied upon this evidence in arguments presented in the reply

brief (page 1). 37 CFR 41.41(a)(2) states that "[a] reply brief shall not include any new

or non-admitted amendment, or any new or non-admitted affidavit or other evidence."

Per 41.41(b), a reply brief that is not in compliance with paragraph (a) of this section will

not be considered.

Appellant is hereby notified that the paper mailed May 24, 2006 has be vacated.

The reply brief filed April 21, 2006 has not been considered by the examiner. Appellant

may file another reply brief to this paper in compliance with 37 CFR 41.41 within two

months from the date of mailing of this supplemental examiner's answer. Extensions of

time under 37 CFR 1.136(a) are not applicable to this two month time period. See 37

CFR 41.43(b)-(c).

A Technology Center Director or designee has approved this supplemental

examiner's answer by signing below.

Gay Ann Spahn, Patent Examiner

August 20, 2006

DONALDT, HAJEC

DRECTOR, TECHNOLOGY CHATTE ARAD